



FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

BOB MARTINEZ CENTER 2600 BLAIRSTONE ROAD TALLAHASSEE, FLORIDA 32399-2400 RICK SCOTT GOVERNOR HERSCHEL T. VINYARD JR. SECRETARY

March 25, 2013

Naval Facilities Engineering Command Southeast Attn: Mr. Dana Hayworth OPUE3, Remedial Project Manager 135 Ajax Street North, Building 903 Naval Air Station Jacksonville Jacksonville, Florida 32212-0030

RE: Change to the Corrective Measures Implementation Plan (CMIP), SWMU 14, Naval Station Mayport, Facility ID# 16-8626008, USEPA ID #FL9 170 024 260, Mayport, Florida (Tetra Tech, February 15, 2013)

Dear Mr. Hayworth:

I have reviewed the subject document which was dated February 15, 2013 and was received on February 18, 2013. This report was prepared under Contract Task Order Number JM32. The letter report states "This letter report was prepared for the United States Navy, Naval Facilities Engineering Command Southeast under the Comprehensive Long-term Environmental Action Navy Contract Number N62470-08-D-1001 for Contract Task Order JM32," and discusses making a change to SWMU 14's CMIP.

It continues by stating "SWMU 14 was the firefighter training area, constructed and used since 1964, and a storage area for mercuric nitrate. Interim measures included covering sediment in a storm pond, draining the pond, and excavating soil contamination. The Statement of Basis required Land Use Controls (LUCs) for the soil and LTM for the groundwater. The Contaminants of Concern have been less than Cleanup Target Levels in the groundwater for more than a year, as identified in the Fourth Quarter Long-term Monitoring Report for Fiscal Year 2011 for SWMUs 1-7, 14, 15, 22-25, and AOC C dated February 2013. The report recommended continuing LUCs for the soil and discontinuing the groundwater LTM."

It goes on to state that "In accordance with Item 4.g of the SWMU 14 CMIP, changes to corrective measures must have the concurrence of the Florida Department of Environmental Protection (FDEP). Due to the lack of contaminants in the groundwater over the year of monitoring, Tetra Tech recommends discontinuing the groundwater monitoring portion of the CMIP and the groundwater use restriction. The soil/sediment portions of the CMIP will remain in effect as previously agreed to in the CMIP (June 12, 2009)."

Based on the data provided in this letter report and the Final Fourth Quarter LTM Report for Fiscal Year 2011 dated February 2013, and recent discussions at Partnering Team meetings, I am in concurrence with these changes to the SWMU 14 CMIP. As stated above, these changes are:

Change to the Corrective Measures Implementation Plan SWMU 14, Naval Station Mayport Page 2 March 25, 2013

1) Discontinue the groundwater monitoring portion of the CMIP, and 2) Discontinue the groundwater use restriction.

Thank you for the opportunity to review this document. If you require additional clarification or other assistance, please feel free to contact me at 850/245-8999.

Sincerely,

John Winters, P.G.

Remedial Project Manager Federal Program Section

KAW

cc Tim Bahr, FDEP, Tallahassee